

2:23-cv-03452-JAK-MRW

1

1 TODD MICHAEL SCHULTZ
2 818 N DOHENY DR. #1108
3 WEST HOLLYWOOD, CA 90069
310-435-5847
3 TODDSCHULTZ86@GMAIL.COM

FILED CLERK, U.S. DISTRICT COURT
06/05/2023
CENTRAL DISTRICT OF CALIFORNIA
BY: TJ DEPUTY

4 In Pro Per

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6

7 SECOND AMENDED COMPLAINT

8

9 SUPERIOR COURT OF THE STATE OF CALIFORNIA
10 COUNTY OF LOS ANGELES

11 NAME OF PLAINTIFF, Case No: 2:23-cv-03452-JAK-MRW

12 TODD MICHAEL SCHULTZ COMPLAINT FOR DAMAGES

13 VS.

14 NAME OF DEFENDANT(s),

15 MICHAEL C. THOMPSON

16 GREGORY R. HOLMES

17 YOUTUBE LLC

18

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22 YouTube, LLC, along with defendants Michael C. Thompson, aka Omni-
23 Eris, and Gregory Holmes, aka REAMCE, ignored and denied complaints on Mr.
24 Thompson, a clear sociopath, by definition. Mr. Holmes funds Mr. Thompson's
25 sociopathic activities, which include gangstalking - which he likes to joke isn't
26 real - this means he likes to make people paranoid by harassing them via Social
27 Networks, namely YouTube and DLive, to my knowledge.

28

1 Under California law, intentional infliction of emotional distress requires
2 “extreme and outrageous conduct by the defendant with the intention of
3 causing, or reckless disregard of the probability of causing, emotional distress.”
4 Additionally, the national conference of State Legislatures defines cyber
5 harrassment as “threatening or harrassing email messages, instant messages,
6 blog entries or websites dedicated to tormenting individuals.”

7 The “Hollywood Laughingstock” (currently titled “Hollywood Menace”)
8 created by Mr. Thompson was a retaliation to good faith critique on his past
9 behavior, that continues to this day. YouTube is a website comprised of many
10 interfaces and element, among them is “reporting”. Mr. Thompson’s “Hollywood
11 Laughingstock” defamed, libeled, and otherwised slandered me using 100
12 percent of my own content. Mr. Thompson conjoins my duly owned content, per
13 YouTube’s own guidelines (a livestreamer owns his content), with defamatory
14 titles meant to incite hatred or in his own words, “to get anyone who googles me
15 to despise me.” For a consistent two years, Mr. Thompson and Mr. Holmes
16 operated and financed a cyberstalking outfit using YouTube Channels that
17 resemble and act enough materially to constitute “cyber harrassment.”

18 This is a very well established pattern of behavior from the Mr. Thompson,
19 and it appears that Mr. Holmes has been funding his activities, while also
20 participating in the degradation and gaslighting himself. Without Mr. Thompson
21 and Mr. Holmes together, there is no gangstalking operation, thus both parties
22 must be held liable.

23 The behavior that caught Mr. Schultz’s attention in early 2021 were tweets
24 from an account Mr. Thompson used telling a Mr. Justin Lewis Ray that even if
25 they took “that channel down he would never stop putting up new channels.”

26 If it’s not obvious, Mr. Thompson is essentially committing himself to the
27 cause of destroying the reputation of Mr. Ray, a person I had gotten to know
28 myself, and found to be intelligent, thoughtful, kind and uniquely buoyant. It is

1 sickening that Mr. Thompson feels he is permitted to conduct cyberharassment
2 against Mr. Ray. I spoke up, as I would today, and told Mr. Thompson his
3 actions made him a bully from the vantage of my YouTube channel, Positive
4 Momentum (currently named “Good Work!”). His ongoing behaviors at the time,
5 and that continue into today - Mr. Thompson seems to have gone on a
6 campaign to get me to drop this lawsuit. Calling Mr. Thompson a bully is
7 putting it lightly. He’s an absolute cyberstalker that can ruin a life in such a way
8 that the victim will have almost no recourse. I admit, in my video meant to
9 denounce Mr. Thompson’s actions, I asked him to “Do your worst!”. I ask that
10 the court dismiss that as a viable explanation for the actions and behaviors
11 contained in this complaint so that we may move to the actual adjudication. Mr.
12 Thompson has never engaged Mr. Schultz in good faith. He is a pathological liar
13 for certain.

14 First, a victim cannot be blamed for their own abuse, there is no such thing
15 as a valid or lawful invitation to intentionally inflict emotional distress for years, it
16 is a vexatious response and frankly, it’s fraudulent, intimidation and threatening
17 to suggest he has legal cause for his subsequent conduct, a vexatious claim at
18 best, evil at worst. Though I have tried on numerous occasions to level with him,
19 they have always been in vain.

20 Mr. Thompson would not have been able to commit the various civil rights
21 violations I will demonstrate in this complaint without the material support of Mr.
22 Gregory R. Holmes of Kentucky. Mr. Holmes pays Mr. Thompson regularly
23 (under the guise of “donations”) to defame, and otherwise illegally harass Mr.
24 Schultz. Mr. Holmes himself has committed libel, gaslighting, and harassment
25 towards me, himself. (Ex-B)

26 Prior to February 28, 2021, the date Mr. Thompson invokes as the
27 beginning of his campaign, something only a true harasser would do, I spoke to
28 Mr. Holmes (Known as REAMCE on social media) about Mr. Thompson’s

1 violating and scary behavior, and while on topics excluding Mr. Thompson, Mr.
2 Holmes has a relatively normal demeanor and is not as, what I consider to be
3 pathological. Where Mr. Thompson is concerned however, Mr. Holmes has
4 demonstrated a willingness to forgo truth and decency in order to support Mr.
5 Thompson. On a 2018 posting to my channel, Mr. Holmes expressed support
6 for Mr. Schultz's musical talents, posting the following comment: "More. More.
7 More! You are very talented! Absolutely wonderful." Subsequently, in 2021,
8 sometime during the early phase of what would become a two year ongoing
9 terror for me, I was hoping to diffuse the situation, and spoke to Mr. Holmes on
10 the phone at some point in 2021. Where Mr. Thompson is concerned, he is
11 unwilling to criticize, condemn or, more objectively, acknowledge, bad behavior.
12 He has never demonstrated any attempt to minimize Mr. Thompson's egregious
13 activities and he also funds them.

14 He is liable, not only because he takes part in the cyberharrasment, but
15 unquestioningly funds the activities, knowing the extent of the harm being done
16 to myself, as I routinely called law enforcement to help mitigate the abuse (this
17 never worked, and never seemed to scare, but rather, emboldened, Mr.
18 Thompson and Mr. Holmes hateful activities. Mr. Holmes was paying for these
19 activities in regular increments as "donations" to his "DLive" a livestreaming
20 platform Mr. Thompson uses to create his livestreaming content, and he also is
21 the payer of Mr. Thompson's daily bills.

22 The "Omni Presents" webcast, is a work of torture for those featured and
23 commented upon, which are almost always people who either struggle with
24 mental health or money, usually both. Mr. Thompson nor Mr. Holmes have ever
25 denied that fact. Mr. Holmes is the financial backing for all of Mr. Thompson's
26 activities and a conspirator.

27 The campaign against me was propogated using every internet and social
28 network available to Mr. Thompson (who, incidentally, creates many aliases,

1 committing fraud, by impersonating a non existent person, but also violating the
2 terms and services of many of these social media providers who all have
3 provisions to condemn and inhibit harassment.

4 The cyberstalking campaign included raids of antagonizers, led by Mr.
5 Thompson, into my livechats. Mr. Thompson's activities cornered me into a life
6 where I either accept I no longer have a place on the internet or I sue him and
7 reclaim my right to not be harassed daily for no other reason than to harm me.
8 One of the largest nuisances Mr. Thompson has created is the "Hollywood
9 Laughingstock" Channel, which uses nearly 100 percent of Mr. Schultz owned
10 content. The manner of Mr. Thompson's delivery of the content ostensibly
11 prevent any such fair use or parody claim. These videos are meant to provoke
12 and otherwise harm me.

13 The following are some of the claims Mr. Thompson has made about me
14 using both these channels, and other social media platforms. This is a non-
15 exhaustive list, Exhibit Folder A will contain the material evidence for my claims.
16

- 17 1) That I maliciously and willfully killed a songbird by throwing him off an
18 11th story balcony. (Ex A-1, A-1.1)
- 19 2) That this lawsuit isn't real and that I "made it up." (Ex A-2)
- 20 3) That I did not file this lawsuit after I already had. (Ex A-2)
- 21 4) That I recklessly commit slander and defamation against individuals. (Ex
22 A-3)
- 23 5) That I committed fraud in conducting my business, Bret Easton Ellis
Books, in 2021.
- 24 6) That I encourage frivolous lawsuits.
- 25 7) "Homelessness imminent."
- 26 8) That I wear dentures and hair plugs.
- 27 9) That I am lying about having an ADHD diagnoses. (Ex A-9)

- 10) That I am lying about having Childhood trauma.
- 11) That any attempt at good faith discussions were fraudulent on my part.
- 12) That I am an obvious and well known liar.
- 13) That I blame him for all of my problems.
- 14) That I falsified a copyright for my cover of Marc Cohn's "Walking In Memphis."
- 15) That I am incapable of suing him for his actions because I lack any credibility or the functional capacity to do so.
- 16) That I am a conscious liar, and thus a deceitful person in every regard.
- 17) That I made up the existence of a provisional patent I wrote and filed in 2021.
- 18) That I control my boyfriend of 13 years' cell phone and email accounts in order to prevent his fans (he is the famed author of "American Psycho" the novel) from reaching him.
- 19) That I am a domestic abuser.
- 20) That I am delusional and not able to discern reality from fiction.
- 21) That I do not understand the concept of "defamation" or anything related to the law.
- 22) That I made attempts to hide evidence from the court. (Ex A-22)

21 This is an overwhelmingly non-exhaustive list of Mr. Thompson's defamation, 22 slander and libel.

23 Mr. Thompson's goal, to see my life ruined, is supported by his own 24 statements he frequently makes on his livestream shows. He made the specific 25 claim that his goal was to make certain that anybody that Google'd me would 26 revile me in a now privated video, which Mr. Thompson will have to produce 27 upon discovery. This would have been Mr. Thompson's legal preogative if it had 28 been for any reason other than to harm, hurt, defame, destroy, deflect from his

1 own violations, and otherwise defraud the public about everything relating to Mr.
2 Schultz. Criticism does not provide legal standing to initiate a smear campaign.
3 Frankly, I am sorry so few people have been willing to speak out against Mr.
4 Thompson and this complaint is essential for my reputation, mental and
5 emotional health, physical health and, in my opinion, the public good. I ask that
6 when considering the defendants activities, you consider the public good.

7 When Mr. Thompson claims that I encourage frivolous lawsuits, what he
8 does not seem to understand is that lawsuits can bring about legal precedents
9 that interest and aid the public good. Incidentally, I find it undeniable that this a
10 the most compelling reason to make the punitive damages significantly higher
11 than the what might otherwise be sufficient. Mr. Thompson is pathologically and
12 unusually cruel with his behavior, bordering if not crossing into criminality.

13 I am not the first or only victim of Mr. Thompson and Mr. Holmes'
14 cyberharrassment apparatus (Ex C-1, C-2, C-3, C-4). Mr. Thompson has a
15 channel called "Parking Lot Criminal", created prior to "Hollywood
16 Laughingstock" that fixates on just one individual, a person I know to be
17 genuine, honest, self-reflective and thoughtful, even if not always perfect by
18 societal standards. I know at least two victims of Mr. Thompson who had been
19 forthright, kind, empathetic, encouraging and otherwise pleasant to deal with.
20 Both of these individuals have been provoked into bouts of anger, which Mr.
21 Thompson uses in order to further defame them. It is, in my opinion, a new class
22 of defamation altogether, when a person provokes another, and uses that
23 provocation to slander, defame and libel them on the internet. There can be
24 absolutely no mistake: Mr. Thompson demonstrates a clear pattern of behavior
25 of using "websites or blogs" to torment individuals such as myself.
26 All of Mr. Thompson's online accounts are devoted to the humiliation,
27 defamation and otherwise degradation of emotionally vulnerable individuals.

1 An “emotionally vulnerable individual” generally suffers from a lack of
2 enfranchisement in the opinion of Mr. Thompson, whether it be financial or
3 mental, but he usually finds victims with both issues.

4 I suffer from ADHD, which was only diagnosed in 2021, and I learned was the
5 cause of a lot of difficulties. Mr. Thompson, knowing that I was newly diagnosed,
6 showed zero remorse or hesitation to interfere with my medications, having
7 claimed to have called my personal doctor once, to inform him I was abusing
8 the medication regardless of having any corroborating facts. Mr. Thompson
9 understands vulnerability and how to exploit it.

10 Mr. Thompson exploited any and all avenues available to him, in order to inflict
11 maximum damage possible. In one video, he is quoted as saying he’d like to see
12 Mr. Schultz homeless but still streaming, presumably for his entertainment.

13 In one instance, I will allege, due to a proponderance of corroborating dates,
14 that Mr. Thompson “followed” me into a Discord chat for DogeCoin, a
15 cryptocurrency, created a username “TM5.10”, used a doctored image of myself,
16 or an image meant to look like me and my apartment, in order to scare me and
17 harass me in an environment I was previously unaware he used. I intend to file a
18 motion to compel discovery of any and all Discord usernames, however, the
19 dates registered in Discord’s log demonstrate that the account TM5.10 entered
20 the DogeCoin chat the same day I did, on June 2, 2021.

21
22 It is a crime to intentionally inflict emotional or physical distress onto
23 another person.

24 Mr. Thompson frequently violated my civil rights.

25 Mr. Thompson acted hatefully and cruelly. I ask the court to use the
26 harsher term, when determining punitive damages, especially.

1 Mr. Thompson understands how difficult it is for victims to explain what is
2 happening to them, and exploits that difficulty to further and ultimately, destroy
3 a person's livelihood.

4 Mr. Thompson prays on multiple people at a time at any given moment. He
5 has a "roster" of sorts.

6 All of Mr Thompson's YouTube channels, Twitter accounts, etc. are
7 dedicated to tormenting individuals under this definition.

8 Mr. Thompson is the primary antagonist in this matter. Mr. Holmes is the
9 primary financial backer of Mr. Thompson's activities.

10 YouTube LLC ("Youtube" going forward) aided Mr. Thompson with
11 reckless neglect of my distress, which I reported through their normal means,
12 and even went so far as to make a video myself begging YouTube to stop the
13 gangstalking. I reported the "Hollywood Laughingstock" channel many times.
14 YouTube is aware of this complaint, and they still have not found cause for
15 taking down the channel. It is not reasonable for a corporation as large as
16 YouTube to lack the capacity to do basic diligence on a person such as Mr.
17 Thompson, who flagrantly uses their platform for cruelty and torture. They
18 allowed the behavior. I cannot imagine that they were unaware of it. It is beyond
19 a reasonable doubt, the fact, that YouTube aided Mr. Thompson through
20reckless negligence in moderating their site and enforcing their Terms of
21 Service. Virtually every social media network has anti harassment provisions in
22 their terms of service. YouTube was given far too many opportunities to do
23 anything in this situation, and they chose to allow Mr. Thompson to violate civil
24 rights of citizens of the United States. If Mr. Thompson is in fact found liable for
25 the violations I allege in this complaint, than so must YouTube be considered
26 liable for fraud. Their Terms of Service are their terms of service, I would say.

27 Mr. Thompson laid serious harm to Mr. Schultz's business, Bret
28 Easton Ellis Books, when he claimed and encouraged members of his internet

1 group, “The Order of Eris” to further propogate that Mr. Schultz had defrauded
2 individuals out of books. There is no corroborating evidence that Mr. Schultz
3 ever once committed fraud on behalf of Bret Easton Ellis Books, and Mr. Schultz
4 made every good faith effort to make sure every person that purchased a signed
5 book set, which was the actual product, received their merchandise. The task
6 was immense, and required the purchase of over \$2,000 USD in stock, the
7 creation and printing of custom Bret Easton Ellis Bookmarks, and a customized
8 stamp to cultivate the artistic value of the products being sold, as well as to
9 preserve the legacy of the name that resides on the books. Mr. Schultz did his
10 best in good faith to make sure customers received their merchandise. I refute
11 the claim that I ever committed fraud in this endeavor, and frankly the amount of
12 shipped and delivered signed book sets, and the extensive efforts I took to
13 secure that shipment, i.e. contracting a supply warehouse, as well as the
14 communication with angry customers, or otherwised dissatisfied customers is
15 proof that I did not act fradulently. Late ordered items are not grounds for a
16 claim of fraud in and of themselves. The business had over 1000 skus and was a
17 significant undertaking. The fraud accusations devastated Mr. Schultz,
18 especially as the business had been written up (ex F) up in the Hollywood
19 Reporter, with Mr. Schultz’s name being featured, and the first day’s sale of 3
20 thousand dollars, and a first month’s sales totaled \$9 thousand dollars
21 following the ShipMonk integration. The business was absolutely spectacular in
22 novelty and vision and was committed to the cause of preserving books and the
23 legacy of Mr. Schultz’s long term partner, Mr. Bret Easton Ellis. Mr. Schultz
24 personally donated two \$1,500 dollar copies of the UK Hardcover first edition of
25 American Psycho in order to raise awareness for a “keep reading” campaign he
26 was anticipating. He also used \$900 of the proceeds to send around 10 women
27 of all backgrounds to an event held by The Wrap Hollywood.

28

1 Mr. Schultz over saw supply chain, and had contracted someone to deliver
2 stock upon depletion. The Bret Easton Ellis Books company was a very special
3 project of mine, and I dedicated myself to making sure customers that wanted
4 signed books could access them, while preserving the integrity of the brand.
5 While Mr. Schultz admits he struggled from time to time, the starting date of Mr.
6 Thompson's egregious campaign, was the last day of February, and the
7 ShipMonk enabled version of the Bret Easton Ellis Books begane in late March.
8 We had a single book sell for \$3 thousand dollars USD on the first day. The
9 catalogue was selling, and selling well. And the customers were often quite
10 thrilled with their product and experience. I personally called and talked to to our
11 customers on a regular basis and did my best in every instance of an order not
12 being sent out, to amicably and hastily solve said problem.

13 Mr. Schultz also has an active diagnoses of ADHD, an ADA recognized
14 neurological disorder in which the brain does not produce enough dopamine for
15 the patient to carry out menial and everyday tasks, mostly, nor finish projects,
16 nor keep employment. Mr. Schultz had just been diagnosed the month before
17 Mr. Thompson began his smear campaign and cyberstalking campaign.

18 Mr. Schultz asks for a punitive damages for all parties to total no less
19 than three million dollars USD and no more 5 million dollars USD. Because
20 YouTube represents such a massive economic entity, their negligent behavior
21 and the immense harm suffered as a victim of it, constitutes a serious violation
22 that can no longer be tolerated by the public. Cyberstalking and "gangstalking"
23 is becoming a serious issue in this country fast and it will not do for Mr.
24 Thompson, Mr. Holmes and YouTube to not to receive in punitive damages, the
25 true gravity of these violations.

26 I, Mr. Schultz, am a good person and I do my very best to give as
27 much to others as I am able. I do not like to use the people I help as pawns, but
28 if the court must hear that I am a "good person", I would be able to provide

1 documentation that that is the case. Further, for my emotional suffering, which
2 has been immeasurable in dollars, to put it bluntly, I ask that I be compensated
3 no less than 3 million dollars USD from all defendants, which may be a more
4 extensive list upon further amendments.

5 To ignore the damage done to Bret Easton Ellis Books, which will
6 have to be reestablished over time and an utterly ridiculous amount of
7 preparation that I conducted in good faith that the public would benefit from my
8 actions. The value is not coverable monetarily, but considering the valuation of
9 the stock held at a ShipMonk facility, which was \$300,000, Mr. Schultz asks for
10 no less than \$750,000 USD, or at least twice the value of the inventory Mr.
11 Schultz lost as a result of the harm willfully inflicted by Mr. Thompson.

12 I would like to end the complaint with an anecdote that might help the court
13 better understand Mr. Schultz's motivations where Mr. Thompson is concerned.
14 In 2019, Mr. Schultz purchased a copy of a self-published book in order to
15 support Mr. Thompson's ambitions to be a famous writer himself one day. I do
16 not see that as an impossibility for Mr. Thompson, but as is said among writers
17 who know, all writing is rewriting. And Mr. Thompson's activities and behavior
18 need a rewrite. Mr. Holmes must take better care going forward that his finances
19 aren't being used to inflict emotional distress on people. However, they both
20 knew what they were doing and for the ongoing nature of it, more than 2 years,
21 and the abject cruelty, I urge the court not miss the very important opportunity
22 to set a precedent where cyberharassment is concerned.

23 I ask that the need to file against YouTube in the northern district of
24 California be waived for convenience of the courts and myself, as well as
25 efficiency.

26 I ask that California Civil Codes be invoked, despite the fact that Mr.
27 Thompson and Mr. Holmes were found to be residing in Kentucky. They
28

1 engaged via YouTube and DLive, both of which are California based
2 corporations.

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SUMMARY OF RELIEF

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15 Punitive: For Mr. Thompson and Mr. Holmes, no less than \$5 million dollars USD.
16 Their actions amount to unusually cruel behavior and have unusually cruel
17 consequences for his victims, and thus, should have a punitive measure that
18 reflects such cruelty.

19 Compensation for emotional suffering: No less than \$3 million USD for Mr.
20 Thompson and Mr. Holmes, and no less than \$2 million from YouTube LLC due
21 to the vast and dangerous scope of reckless neglect and for not upholding
22 their own terms of service.

23 Economic Damages: No less than \$750,000 USD, or twice the valuation of the
24 stock held and lost due to the ordeal.

25
26 I'll let it be known here that Mr. Thompson both intended and executed plans
27 to obstruct me from success with a startup, GameCheck, as well as my
28 profitable and new legacy business, Bret Easton Ellis Books. I am a privileged

1 individual being in proximity to an author such as Bret Easton Ellis, but I am
2 also a very productive member of society and will not reduce my claims. I
3 require the minimums met, and a declaratory judgment against Mr. Thompson,
4 Mr. Holmes and YouTube at minimum. The ordeal was too horrific for me to
5 allow it to happen again. Nobody deserves the treatment Mr. Thompson, Mr.
6 Holmes, and YouTube provides to a stalkers chosen victims, and to undervalue
7 the judgment against him would be a crime to the public good.

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12 Dated this 2nd of June, 2023
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Todd Michael Schultz

About

Heard Around



we're moving." The Disney boss added that a new programming initiative at Hulu led by Freeform president **Tara Duncan** is about to be announced: "It is programming that is by BIPOC storytellers for BIPOC audiences curated by executives of color, high-level leaders inside of our organization."

Bret Easton Ellis Stocks

His Own Merch Store

Like many a pop star and influencer before him, **Bret Easton Ellis** has a new merch store. The author, screenwriter and podcast host opened the shop last month. Along with custom bookmarks and T-shirts — including one printed with "This is not an exit," the title of a 1999 documentary about Ellis — there are first-edition, rare and autographed copies of his best known works like *American Psycho* and *Less Than Zero*. The shop is the brainchild of his partner, **Todd Michael Schultz**, who convinced Ellis to do something with the stacks filling up his office. "He's a tremendous writer, and with that comes a global audience of fans," he said. The

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The Bret Easton Ellis Tee Shirt

Bret Easton Ellis Tee Shirt



Limited
Availability

LEATHER BOUND GOLD
FLAKED LESS THAN ZERO
EASTON PRESS



P

Join the Bret
mailing

Be the first to know about new
special

The Bret Easton Ellis Store

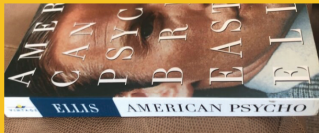
[Bret Easton Ellis Tee Shirts](#) | [Signed Book Sets](#)



Limited Availability **LEATHER BOUND GOLD FLAKED LESS THAN ZERO EASTON PRESS** \$2,000.00



LEATHER BOUND EASTON PRESS EDITION AMERICAN PSYCHO \$5,000.00



Limited Availability **FIRST EDITION AMERICAN PSYCHO - W/ INSCRIPTION** \$5,000.00



Limited Availability **GLAMORAMA SIGNED PAPERBACK GIFT SET** \$195.00



GLAMORAMA BOOK MARK - SIGNED \$50.00



Limited Availability **SIGNED BRET EASTON ELLIS BOOKMARK COLLECTION - SMALL** \$250.00



CEN1IPEDE PRESS CUSTOM SET (E) \$3,000.00



Limited Availability **CEN1IPEDE PRESS CUSTOM SET (N)** \$15,000.00



EXHIBIT A-1

probably what we'd expect

Nassir Szago Jack Beley He said we have to send him money to explain the jail thing. I'm not paying.

Michael Thompson actually he went to jail for killing a bird

Good work!

Say something...



0/200



EXHIBIT A-7

Latest comments



Omni-Eris News Network
commented: "Homelessness
imminent"

8 hours ago



More notifications

EXHIBIT A-9

Filters



Hollywood Laughingstock SEASON 2

@HollywoodLaughingstock • 235 subscribers
Just a little casual black magick.

Subscribed

Latest from Hollywood Laughingstock SEASON 2



Todd Schultz LARPS he's in court, lies that I threatened York Underwood, offers "mediation" 5-7-23

No views • 2 hours ago

Hollywood Laughingstock SEASON 2

Oh boy, you're really pushing this MEDIATION angle! It's almost like you think I'm going to offer to settle with you out of court ...

New



Todd Schultz once again boldly claims to have been medically diagnosed with ADHD 5-8-23

No views • 4 hours ago

Hollywood Laughingstock SEASON 2

Follow me on Twitter @OmniPresentsYT I am NOT the person in this video. These videos are being mirrored for documentary ...

New

+8 More



Todd Schultz can't believe he's despised, blatantly lies about his police interactions re: me 5-8-23

No views • 5 hours ago

Hollywood Laughingstock SEASON 2

Follow me on Twitter @OmniPresentsYT I am NOT the person in this video. These videos are being mirrored for documentary ...

New



Todd Schultz offers me "mediation" before this goes any further, says he needs no lawyer 5-7-23

No views • 7 hours ago

Hollywood Laughingstock SEASON 2

Follow me on Twitter @OmniPresentsYT I am NOT the person in this video. These videos are being mirrored for documentary ...



EXHIBIT A-22

Promoted



Tyler A. Dee ❤️🌈🎮 @TylerThaFox · 4m

This is funny coming from a guy who just deleted his last Twitter account to hide any evidence of slander that he is currently being sued for.



Bret's Assistant @BEEs_Assistant · 14m

He goes after vulnerable individuals (or anyone he deems vulnerable). He is an absolute menace and I am beyond tired of the harassment and slander. If anybody can help me stop his criminal behavior, please. I beg you. He is a harmful individual with no boundaries.
@TwitterSupport [twitter.com/TylerThaFox/st...](https://twitter.com/TylerThaFox/status/1668888888888888888)

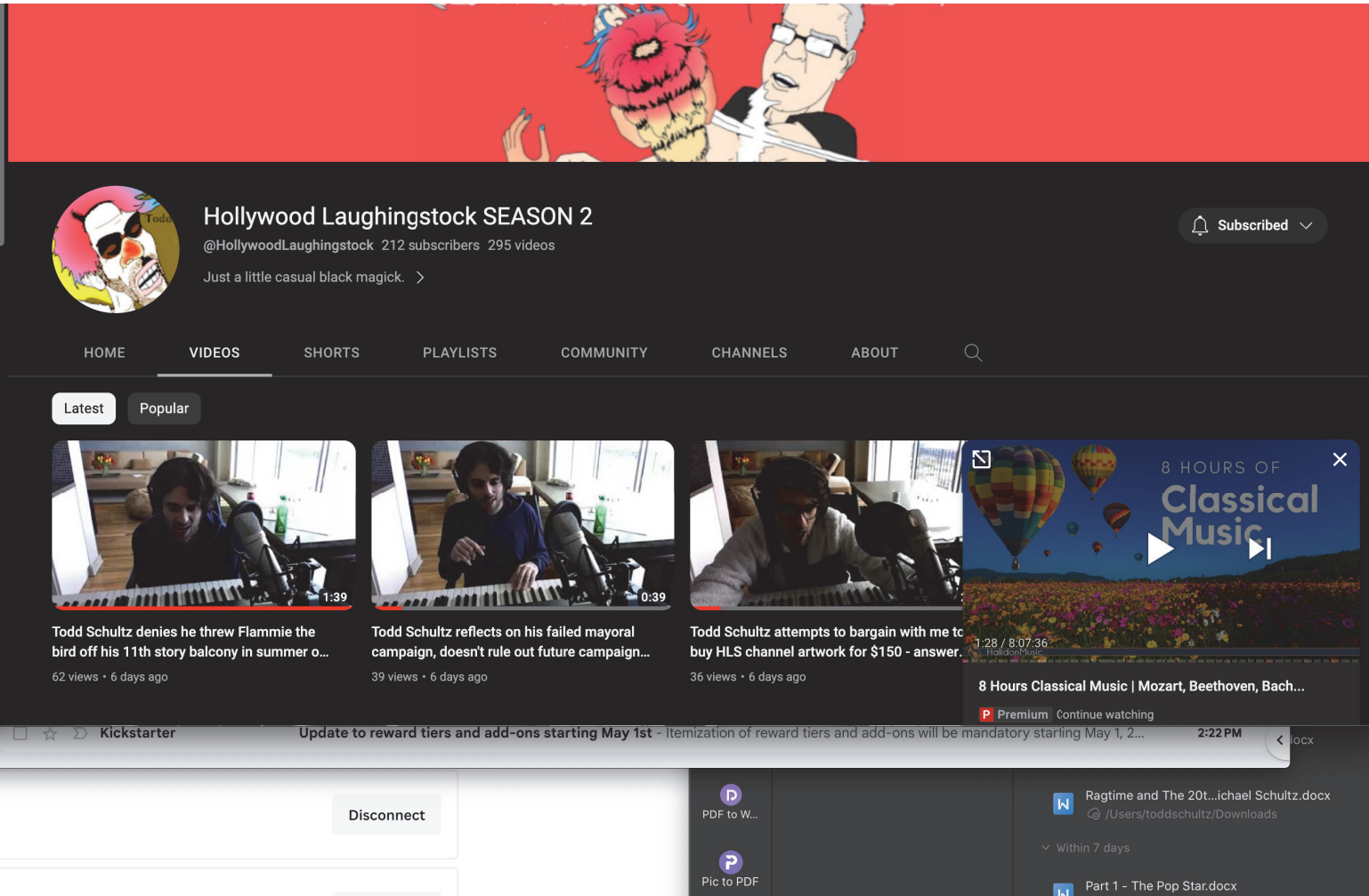
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EXHIBIT A-1.1



The screenshot shows a YouTube channel page. At the top, there is a large, colorful thumbnail featuring a caricature of a man with glasses and a large, multi-colored, textured head. Below the thumbnail, the channel name is displayed as "Hollywood Laughingstock SEASON 2" with a small profile picture of a cartoon character to the left. The channel has 212 subscribers and 295 videos. A "Subscribed" button with a bell icon is visible. The main navigation bar includes links for HOME, VIDEOS (which is the active tab), SHORTS, PLAYLISTS, COMMUNITY, CHANNELS, ABOUT, and a search icon. Below the navigation, there are two tabs: "Latest" (selected) and "Popular". Three video thumbnails are shown: 1. "Todd Schultz denies he threw Flammie the bird off his 11th story balcony in summer o..." (1:39, 62 views, 6 days ago). 2. "Todd Schultz reflects on his failed mayoral campaign, doesn't rule out future campaign..." (0:39, 39 views, 6 days ago). 3. "Todd Schultz attempts to bargain with me to buy HLS channel artwork for \$150 - answer." (36 views, 6 days ago). To the right of the videos, there is a large thumbnail for a video titled "8 HOURS OF Classical Music" showing several hot air balloons in a field. At the bottom of the page, there is a "Disconnect" button, a "PDF to W..." button, a "Pic to PDF" button, and a sidebar with files: "Ragtime and The 20...ichael Schultz.docx" (Within 7 days), and "Part 1 - The Pop Star.docx".

EXHIBIT A-6

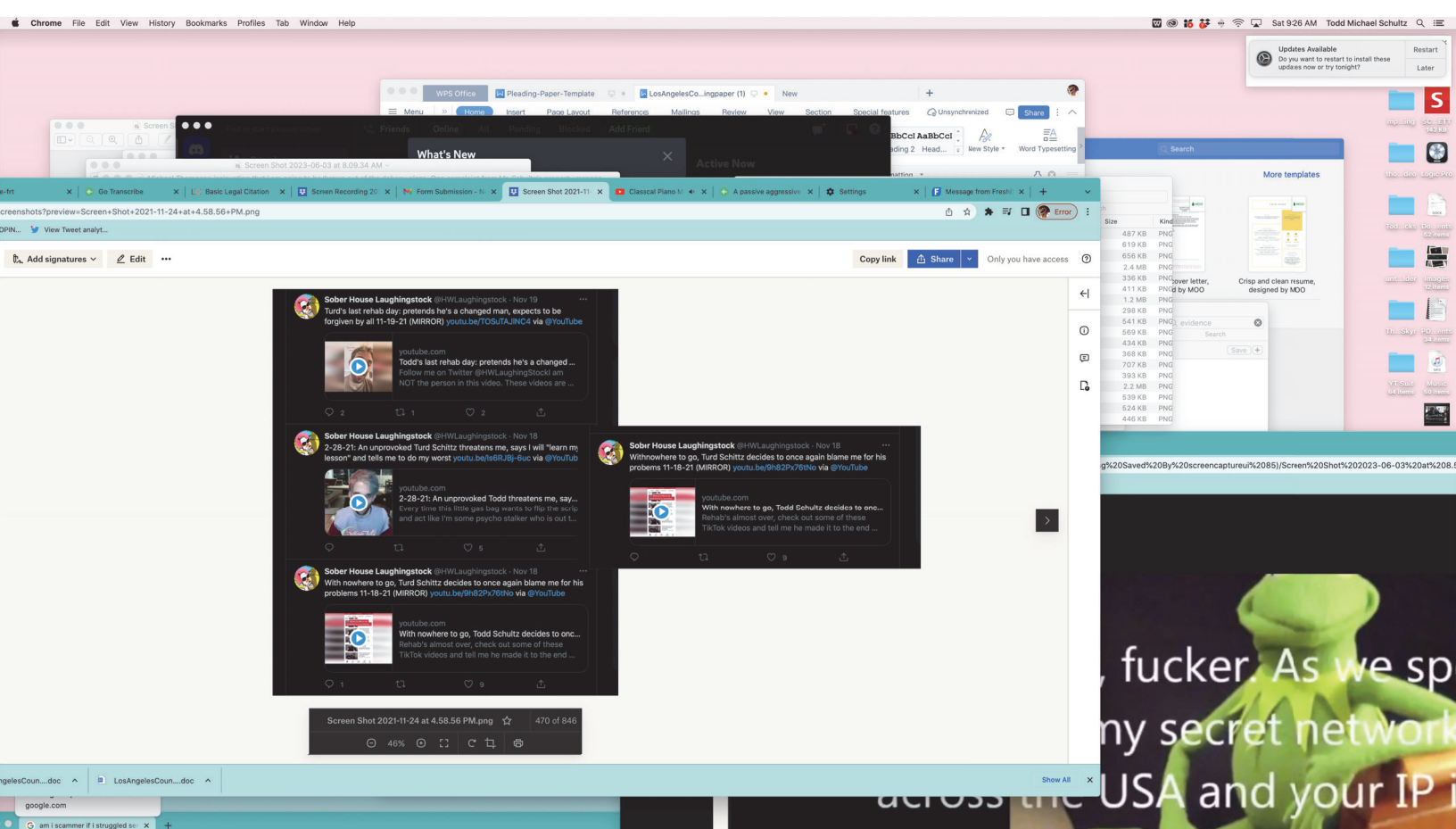


EXHIBIT A-6



Hollywood Menace

@hollywoodmenace 234 subscribers 82 videos

Subscribed

A catalogue of threats, illegal activity, slander, libel, defamation and intents... >

HOME

VIDEOS

PLAYLISTS

COMMUNITY

CHANNELS

ABOUT



The Worst of Todd ► Play all

 Todd Michael Schultz' incredibly racist Twitter pos... Hollywood Menace 11 views • 2 hours ago	 Todd Schultz repeatedly drops the N bomb in a... Hollywood Menace 263 views • 1 year ago	 Todd says no one would ever dare sue him for defamatio... Hollywood Menace 27 views • 2 years ago	 WHOLE UNEDITED STREAM 8-7-21 "West Hollywood..." Hollywood Menace 9 views • 27 minutes ago	 Todd asks people to Venmo him money so he can sue... Hollywood Menace 61 views • 1 year ago	 Todd Schultz records a confrontation with building... Hollywood Menace 126 views • 1 year ago
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Videos ► Play all

 WHOLE UNEDITED STREAM 6-19-21 "Book orders" Todd... 4 views • 20 minutes ago	 WHOLE UNEDITED STREAM 8-7-21 "West Hollywood..." 9 views • 27 minutes ago	 Posing as Bret Easton Ellis, Todd says I'm in a Satanic... 17 views • 1 hour ago	 Todd encourages everyone on Twitter to file lawsuits as... 8 views • 1 hour ago	 Todd says biggest problem with HLS channel is that I'm... 2 views • 1 hour ago	 Todd copies Maury routine from my show while blatant... 4 views • 1 hour ago
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Created playlists

 Todd Michael Schultz' incredibly racist Twitter post that got him banned in summer 2021 • 0:56 Todd Michael Schultz repeatedly drops the N bomb in a desperate attempt to get attention 7-31-21 (CLIPPED) • 1:36 10 videos	<p>The Worst of Todd Hollywood Menace • Updated today</p> <p>Todd Michael Schultz' incredibly racist Twitter post that got him banned in summer 2021 • 0:56 Todd Schultz repeatedly drops the N bomb in a desperate attempt to get attention 7-31-21 (CLIPPED) • 1:36</p> <p>VIEW FULL PLAYLIST</p>
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EXHIBIT 223-cv-03452-JAK-MRW

A-15

F Fear AndTrembling Judge John A Kronstadt is a senior federal district court judge

F Fear AndTrembling Because they know you're a LIAR

M Mikam Crunch crunch

F Fear AndTrembling I'll do it again LIAR

 Todd Michael <https://dockets.justia.com/docket/cal...>

F Fear AndTrembling more cat screeching

F Fear AndTrembling You THINK you're famous and important, so you talk to judges....when actually you're NOBODY and you LIE to make yourself seem important

F Fear AndTrembling Chime in CHAT 😊

F Fear AndTrembling that you can sing

F Fear AndTrembling look he's taking pics for GRINDR

F Fear AndTrembling Michael can handle your lies, I just handle your fake personality

F Fear AndTrembling Is that where your cot is? OUTSIDE?

 indigo Party Monsters x q me

 indigo Party Monsters yall need marriadge counciling

 Todd Michael

Say something...

  0/200 

 Search..

elligence

algorithm used in classification and prediction tasks. With its abilit..

to power their operations and their bottom line. Artificial Intellig..

rom e-commerce to healthcare, AI has already found its way ..